

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ERIAL NUMBER FILING DATE	FIRST NAMED APPLICAN		ATTORNEY DOCKET
19/488.079 01/20/00 MON	TAGUE		2779.2.2
			EXAMINER
028049	TM01/0608		
PATE PIERCE & BAIRD		<u>T</u> FSF1	MAR-I-AM, M
BANK ONE TOWER, SUITE 900		AP UNI	PAPER NUMBE
50 WEST BROADWAY SALT LAKE CITY UT 84101			12
onal Engl Offi Of Odio)		DATE MAILE	
			06/08/01
Below is a communication from the EX	KAMINER in charge of this ap	plication	
COMMISSIONER OF PATE	ENTS AND TRADEMARKS		

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X	THE	HE PERIOD FOR RESPONSE:					
a)		is extended to run	or continues to run	from the date	of the final rejection		
b) expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is la event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
		Any extension of time must be obta The date on which the response, th purposes of determining the period 1.17 will be calculated from the date	e petition, and the fee have been of extension and the correspondir	filed is the date of the re ng amount of the fee. An	sponse and also the date for the y extension fee pursuant to 37 C		
	Αp	ppellant's Brief is due in accordance v	vith 37 CFR 1.192(a).				
X	Ap;	pplicant's response to the final rejection place the application in condition for	n, filed 3/22/01 has ballowance:	peen considered with the	following effect, but it is not deen	ned	
		The proposed amendments to the c					
		 a. There is no convincing showing presented. 	ng under 37 CFR 1.116(b) why the	proposed amendment is	s necessary and was not earlier		
		b. They raise new issues that we	ould require further consideration a	and/or search. (See Note)).		
		c. They raise the issue of new n	natter. (See Note).				
		d. They are not deemed to place appeal.	be the application in better form for	r appeal by materially red	lucing or simplifying the issues for	r	
		e. They present additional claim	is without cancelling a correspond	ing number of finally reje	cted claims.		
		NOTE: AS DISCUSSED INC CLAIMS TO INC REQUIRES F	N THE INTERVIEWS LUDE EXECUTABLE URTHER CONSIDER	COMPUTER I	A/ALIDI: "AMENDO READABLE MEDIU PU ISSUE"I	70 14	
2.		Newly proposed or amended claim the non-allowable claims.	s would be al	lowed if submitted in a se	eparately filed amendment cancel	linţ	
3.		Upon the filing an appeal, the propo be as follows:	sed amendment [] will be enter	ed 🗌 will not be entere	d and the status of the claims will		
		Claims allowed:					
		Claims objected to:					
		Claims rejected:					
		However;					
		Applicant's response has overc	ome the following rejection(s):				
4.	B	The affidavit, exhibit or request for reARGUMENTS ARE	econsideration has been consider OIRECTED TO VES AS DISCUS	AMENDED CA	e the rejection because AIMS DEEMED T	<u> </u>	
5.					ent reasons why it was not earlie	r	
	The	e proposed drawing correction h	as has not been approved by	y the examiner.	(. 718e n	_^\	
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